## UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF OHIO EASTERN DIVISION

Brandon G. Kirtland,	: JUDGE PATRICIA A. GAUGHAN :							
Plaintiff(s),	: CASE NO. 1:15CV1446 :							
V.								
RAMB Co., LLC, et al.,	: <u>CASE MANAGEMENT ORDER</u> :							
Defendant(s).	· :							
A Case Management Conference was held in this matter on9/11/15 The parties and								
counsel of record agreed to the following, and IT IS	ORDERED that:							
1. This case is assigned to the expedited/	standard/complex/administrative/mass tort case							
management track.								
2. X This case is suitable now for Media Conference of 10/15/15.	ation and will be addressed at the Status							
This case <b>is not</b> suitable for ADR at this time but may be after discovery.								
This case <b>is not</b> suitable for ADR at any time.								
3. The parties do/ do not consent to the jurisdiction of a United States Magistrate Judge pursuant								
to 28 U.S.C. § 636(c).								
4. Non-Expert Discovery shall be completed	d on or before 3/25/16. Discovery shall be							
conducted according to the guidelines set forth in	Local Rule 16.2 for cases assigned to the case							
management track referred to in item no. 1 above. Di	scovery disputes shall be referred to this Court by							
way of motion, only after counsel for the party seeki	ng the disputed discovery has made, and certified							
to the Court the making of, sincere, good faith efforts to resolve such disputes.								

5.	Expert reports shall be exchange	ged on or be	fore	(Party wit	N/A th the Burden of A	Proof)
	and <b>Expert Discovery</b> s					
	The pleadings shall be amended	<b>d without</b> le	eave of Co	ourt and n	ew parties s	shall be joined or
or before	11/30/15 .					
7.	<b>Dispositive motions</b> shall be file	ed on or bef	ore	4/25/16	·	
8.	In accordance with Local Rule 7	.1, a brief ir	oppositio	on to a mo	otion for su	mmary judgmen
or motion	to dismiss is due thirty (30) days	after service	of the mo	otion, and	a reply bri	ef is due fourteer
(14) days	after service of the brief in opposi	tion. No rec	quest for a	n extensio	on of time w	vill be entertained
unless it	is filed prior to the response date	e from whic	ch extensi	on is sou	ght <i>and</i> it i	ndicates whether
opposing	counsel consents or objects to the	requested 6	extension.			
9.	A Telephonic Status Conference	ce is set	10/15/15	at _	9:00 a.m.	Parties <b>mus</b>
be availab	ole by telephone. Counsel must a	ppear in per	son unless	s otherwis	se ordered b	by the Court.
10	). A <b>Settlement Conference</b> is so	et		at		Parties and lead
counsel n	nust appear in person unless other	wise ordere	d by the C	Court.		
	Counsel shall confer with	<mark>in three b</mark> u	siness da	ys of an	y schedule	d conference to
discuss o	utstanding issues and respective	positions a	s to settle	ement. C	ounsel sha	ll provide to the
Court wi	thin two business days of the co	<mark>onference, j</mark>	ointly or	<b>individu</b>	<mark>ally, a brie</mark>	ef written Status
Report d	escribing the status of discovery	, settlemer	nt position	ns, and is	sues to be	addressed. The
Status	Report need not be fil	led, but	may	be deli	vered v	ia e-mail a
	Chambers@ohnd.uscourts.gov	,	•			
		/s/ Patrici				
Dated: 9/	11/15	PATRIC	IA A. GA	UGHAN	CT JUDG	<del></del> Е